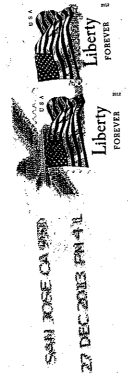
sel of 4 Case5:05-cr-00215-EJD Document447 ERIC LIGHTER 12010880/EBN727 SANTA CLARA MAIN JAIL 43478 885 N. SAN PEDAO ST. S MN JOSE, CA 95110 prose U.S. DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA AT SAN JOSAN Case No. 05-215-EJD U.S. V. ERIC LIGHTER) SECOND ADDENDUM TO APPEARANCE PRO SE COMES NOW, Eric Lighter, prose ("EL"), and hereby submits this addendum to his Appearance Pro Se herein received 12-9-2013. Incorporated herein by this reference as if reprinted herein are, a) said Appearance Pro Se (2 pages); b) Addendum To Appearance Pro Se; Statement Re: Contessions, herein received 12-13-2013 (3 pages); c) Addendum To Jesus Brief; Exhibits; COS, submitted 12-14-2013 in U.S.v. Bonds, CA9 appeal No. 11-10669; exhibits are items "a" and "b" above (Ipage, 6 pages total); and d) Addendum To Notice of Related Case; Exhibit; COS, submitted 12-18-2013 in Lighter v. U.S. Grand Juries, NDCA, et al.; exhibit is item "c" above (2 pages, 8 pages totall. Item - "c" and "d" further explain the material prejudice against EL which caused EL to not receive or not being able to receive a fair indictment and trial herein, and to receive wrongful remand. Item "c" continued the analysis of item "6", and item "d" continued the analysis of "c". To continue "d" recall that the 10-4-2011 indictment taken to trial (Okt. #199-1 herein) was issued after most confessions were delivered to Grand Tury ("GJ") bailes to forward to GJs. As there were four indictments in a series from about May 2005 (first one Fung only), it would be difficult to show better "nexus" between act and administration of justice, U.S.v. Aquilar, 515 US. 593,600, 115 5. Ct. 2357 (1995), for acts confessed to. Said acts are the same, and for similar and for related to those acts named in said indictments andlor related documents; but said OCA9 appeal No. 13-15876

confessions begin long before the first indictment. That is because the confessions are religious devotions which are dishonored mocked and punished in impermissible bias, even subject to felony theft by GJ bailees. Not only is the prosecutorial misconfuct, it it had been revealed, enough to have changed the verdicts of the grand and petit juries (the definition of material prejudice), same is enough to dismiss the indictment, U.S. v. Samango, 607 F. 2d 877, 880-81 &n 6 (CA9, 1979), including, 1) GJ bailees committing crime to conduct entrapment type prosecution (retaliation) 2) falsking official IRS records and trial exhibits I documents, 3) fulse vouching of witness to GJ, 4) religious discrimination, U.S.v. Rasheed, 663 F.2d 843, 847 (CA9, 1931), First Amend. U.S. Const. 5) causing wrongful remand, and more. EL's pontessions are logical to Jews and Christians. Repentance is a sub-set of confession. Repentance is required by God because He is holy. Confession to the one qualified to issue charges is logical, and scriptural as to reconciliation and righteousness. 6 Ts alone have junisdiction to issue secular charges. The telony thett of GJ confessions may be the most serious of crimes since itis "structural", Vasquez v. Hillary, 474 U.S. 254, 261-64, 106 S. Ct. 617 (1986); "structural" especially since the GJ are secret and thus hard to track such theft. Even so, add to this the two applications of law shown by comparing the instant case to U.S. v. Bonds, an en banc appeal, CA9 Case No. 11-10669, which comparison is analyzed therein, herein, in said CA9 Case No. 13-15876 and cases incorporated therein; all incorporated herein (again) by this reference. Yet, such GJ "tampering" as theft of confessions is likely widespread since same is done in GJ secrecy. Beyond the 12-12-2013 Statement Re: Confessions herein, EL notes that he agreed with all acts done by IRS, et al., including, (2) whistle blowing backlash, re: Dixon v. Comm., 316 F. 3d 1041 (019, 2003)

/	1) expres	sly so in the subject 2002 and 2004 Omnibus Returns ("OR");	
		ssly so in a number of documents to IRS-CID, found in Els 8-25-2010 Discovery CD	runt.No.
		returns sent to IRS-CID/Bonano;	
		ten and oral agreement given to and accepted by Bonano, in gov't discovery CD, and	P
		to inpart by Bonano, for late March or early April 2006; and	. 47
6	4) by po	Ley declaration in website uscoco.com, a govt. trial exhibit testified to in	inae:
		EL at trial, and more.	-
8	By to	e time of the mid-October 2005 Fung Affidavits filed herein, El knew	
9	(1) that	the confessions in the 2002 and 2004 ORs had doubtless been stolen by	
10	GIba	lees, and (2) roque govit attorneys lagents had a corrupt scheme at least	-
11	agains1	Fung and probably/possibly EL also. Tim Richardson was tung's legal advisor	-
/2	and ke	player in the Oregon \$2 million tax evasion scheme, and he also then knew.	-
/3	ELé	pressly agreed to juining the Ovegon scheme (see GJ Case No.1 EL4-13-2012	-
14	Declar	tion) in partabout 8-2008, so as to not cause upset. El agreed in whole to joinin	g
/5	theun	Ve scheme about 1-2010 because El was "scared" of more corruption against	-
16	EL,eta	, see said 4-12-2012 Declaration, etseg.	1
17	ELdia	certain acts in furtherance of confessed to acts and/or omissions	-
Charles Charles	Confe	sion to conspiracy is similar to whistle blowing. The above 17 lines are the sole	and the same
	propert	of the NOCA Grand Juries. The 4 J bailees are requested to forward said	
and the second second		to the NDCA-GJs together with the subject confessions, including pursuant	-
	to 18U	SC\$ 3332(a). Item "6" on page 1 above notes how EL's confessions were	-
	blocked	which were likewise blocked at trial, and even to the present. See	
	Dialect	atp 4 of El's 10-11-2013 First Addendum in CA9 No. 13-15876. At present, Judeo	
	Christi	felony confessions are barred (or deemed in sone) in this Circuit, and	-
	stealing	same is systemically protected zwhile Bonds is a hair trigger conviction. El	
	,	for this Court's wisdom, I kings 3:11-12.	And the Control of th
		12-26-2013 Endingtie	
		ERIC LIGHTER, prose	2

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